Effective October 1, 2000												
CLAIMS AS FILED - PART I (Column 1) (Column 2)							SMALL ENTITY TYPE		OR	OTHER THAN		
TOTAL CLAIMS			39				Γ	RATE	FEE		RATE	FEE
FOR			NUMBER FILED		NUMBER EXTRA		8	ASIC FEE	355.00	OR	Basic Fee	710.00
TOTAL CHARGEABLE CLAIMS			39 minus 20=		. 19			X\$ 9=		OR	X\$18=	342:
INDEPENDENT CLAIMS			_ E eunim G(9			X40=	7	OR	X80=	720
MU	LTIPLE DEPEN	DENT CLAIM P	RESENT					+135=		ОЯ	+270=	
• 11	the difference	in column 1 is	less than zero, enter "O" in column 2			Ļ	TOTAL		ОЯ	TOTAL	1772	
Column 1) (Column 2) (Column 3)						M444 4 1	ENTERNA	^^	OTHER	THAN		
<u> </u>	1001	(Column 1)		(Cotu		(Column 3)		SMALL		OR	SMALL	
AMENDMENT.A		REMAINING AFTER AMENDMENT		NUM PREVIO PAID	OUSLY	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
	Total	.39	Minus	<u> - 9</u>	9	,		X\$ 0=		OR	X\$18-)
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	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM							+135=		OR	+270=.	
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	3/01/0	Scotumn 1)	٠	(Cakı	mn 2)	(Column 3)		DIT. FEE		J~	ADOIT. FEE	
AMENDMENT B		CLAIMS REMAINING AFTER AMENOMENT		PREVI PAID	BER OUSLY FOR	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
	Total	. 34	Minus		34	•/	1L	X\$ 9=		OR	X\$18=	•
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L	nnoi mede	HINIOH OF M	OCH IT CE DEF	ENCEN	· · ·	<u> </u>	' [+135=		OR	+270=	
	•						A	YOYAL DIT. FEE		OR	ADDIT, FEE	
		(Column 1)			mn 2)	(Column 3	L		_ •	_		
AMENDMENT C		CLAIMS REMAINING AFTER AMENDMENT		NUM PREVI	HESY HBER OUSLY FOR	PRESENT EXTRA	brack ig[RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
	Total	. 34	Minus	•	39	. —	JΓ	X\$ 9=		OR	X\$18=	
	Independent	• 9	Minus	***	12	*	4 [X40=		OR	X80=	
Ľ	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM							+135=		OR	+270=	
•	If the entry is colu	mo 1 to less then	he entry in col	ann 2. writ	9 in co	tuma 3.	L	TOTAL		OR	TOTAL	
-	If the Tilehout Nu	mber Proviously P mber Proviously F	Padd For' IN TH	is space	to less th	n 3, enter "3."	•	DOT. FEE			ADDIT, FEE	L
The "Highest Number Previously Paid For" (Total or independent) is the Highest number found in the appropriate box in column 1.												

PATENT APPLICATION FEE DETERMINATION RECORD

FORM PTO-678 (Rank BGD) Application or Docket Number

RECEIVED CENTRAL FAX CENTER MAY 0 2 2005

I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS
BEING DEPOSITED VIA FACSIMILE TO (703) 872-9306
ON DATE OF DEPOSIT: MAY 2, 2005
PERSON TRANSMITTING: ANNE VACHON DOUGHPRTY

Come the Alausher 5/2/06

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of

May 2, 2005

M.C. Chu-Carroll, et al

Group Art No.: 2175

Serial No. 09/753,855

Examiner: Belix Ortiz

Filed: January 3, 2001

for IBM Corporation Anne Vachon Dougherty

Title: SYSTEM AND METHOD FOR PROVIDING POST HOC ACCESS TO

3173 Cedar Road

PROVIDING POST HOC ACCESS TO LEGACY APPLICATIONS AND DATA

Yorktown Hts, NY 10598

PETITION FOR EXTENSION OF TIME FOR RESPONSE

Commissioner for Patents Sir:

Applicants herein petition for an extension of time for response to the Final Office Action dated December 1, 2005. The period for response, which was scheduled to expire on March 1, 2005, will now expire on May 2, 2005 (the 1st of May having fallen on a weekend). Authorization is hereby given to charge Deposit Account 50-0510 in the amount of \$450.00 for the two month extension.

Respectfully submitted, M. C. Chu-Carroll, et al

By:

Anne Vachon Dougherty Registration No. 30,37

Tel. (914) 962-5910

0 09753

790.00 DA

03/24/2003 EW.

PAGE 3/19 * RCVD AT 3/2/2005 2:19:22 PM (Eastern Daylight Time) * SVR:USPTO-EPXRP-140 * DNIS;8729306 * CSID:8146821973 * DURATION (INC) CONTINUE CO

Under the Processorth Reduction Act of 1895, no persons are recent			PTO/SB/30 (09-04) ah 07/31/2008. OMB 0631-0031 EPARTMENT OF COMMERCE ins a yaka OMB control overber.							
Under the Passerverit Reduction Act of 1995, no persons are recent Request	Application Number	09/	09/753,855							
for	Filing Date		January 3, 2001							
Continued Examination (RCE) Transmittal	First Named Inventor	M.C. Ch	u-Carroll							
Address to:	Art Unit	217								
Mail Stop RCE Commissioner for Patents	Examiner Name	Balix								
P.O. Box 1450 Alexandria: VA 22313-1450	Attorney Dockel Number		100 0 155 US2							
This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application. Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, or to any design application. See instruction Sheet for RCEs (not to be submitted to the USPTO) on page 2. 1 Submission required under 37 CFR 1.114 Note: If the RCE is proper, any previously filed unentered amandments and										
applicant does not wasn to have any previously use uncontract and amendments filed after the final Office action may be a considered as a submission even if this box is not checked.										
i. Consider the arguments in the Appeal E	Consider the arguments in the Appeal Brief or Reply Brief previously filed on Consider the arguments in the Appeal Brief or Reply Brief previously filed on									
b. Enclosed 1. Amendment/Reply ii	ijj. Informa	ition Disclosure Sta	1							
Miscellaneous Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for a Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for a period of months. (Period of suspension shall not exceed 3 months: Fee under 37 CFR 1.17(f) required) Other										
3. Fees The RCE fee under 37 CFR 1.17(e) is required by 37 CFR 1.114 when the RCE is filed. The Director is hereby authorized to charge the following fees, or credit any overpayments, to Deposit Account No										
i. RCE fee required under 37 CFR 1.17(
ii. Extension of time fee (37 CFA 1.138 and										
b. Check in the amount of \$		ed								
	nsed)									
WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2638.										
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED Date 5/2/05										
Signature and Tachen David	greid reck	Registration No.	30 374							
Name (Print/Type) Anne Vachon Lough	OF MAILING OR TRANSMIS	ION								
I hereby portify that this correspondence is being deposited with the United States Poster Service with sufficient postage as first class mail in an envelope if the control of the U.S. Patent and Trademark addressed by Mail Stop RCE. Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450 or facilized to the U.S. Patent and Trademark										
Signature and Valor Dougher 1										
Name (PrintType) Apple Vachon In Liver! This collection of information is required by 37 CFR 1.114. The information is required to obtain or retain a benefit by the photo which is to file (and by the USPTO This collection to information is required by 37 CFR 1.114. The information is required to obtain or retain a benefit by the photo which is to file (and by the USPTO to process) on application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete to process) and submitting the completed application form to the USPTO. Time will very depending upon the individual case. Any commercial including gathering, preparing, and submitting the complete size form another suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and the amount of time you require to complete size form another suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and the amount of time you require to complete size form another suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and the amount of the you require to complete size form another suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and the amount of the your require to complete size form and the suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and the suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and the use of the USPTO of the US										